09-50026-mg Doc 6686 Filed 08/13/10 Entered 08/13/10 16:50:05 Main Document HEARING DATE AND THAT. September 24, 2010 at 9:45 a.m. (Eastern Time) RESPONSE DEADLINE: September 17, 2010 at 4:00 p.m. (Eastern Time)

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000

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Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

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Debtors. : (Jointly Administered)

:

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NOTICE OF DEBTORS' SEVENTY-SIXTH OMNIBUS OBJECTION TO CLAIMS (Duplicate Debt Claims)

PLEASE TAKE NOTICE that on August 13, 2010, Motors Liquidation

Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession

(the "Debtors"), filed their seventy-sixth omnibus objection to claims (the "Objection"), and
that a hearing (the "Hearing") to consider the Objection will be held before the Honorable

Robert E. Gerber, United States Bankruptcy Judge, in Room 621 of the United States

Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New

York 10004, on September 24, 2010 at 9:45 a.m. (Eastern Time), or as soon thereafter as
counsel may be heard.

PARTIES LISTED ON EXHIBIT "A" ANNEXED TO THE OBJECTION (THE "CLAIMANTS") (AND THEIR COUNSEL, IF KNOWN) WILL RECEIVE A PERSONALIZED NOTICE OF THE OBJECTION, RATHER THAN THE ENTIRE OBJECTION.

This Objection does not affect a Claimant's ability to receive distributions as a beneficial bondholder under the claims filed by the indenture trustee of the Debtors' public debentures. If a Claimant disagrees with the Objection's treatment of the Claimant's claim, the Claimant may call the Debtors to try and resolve the Claimant's concerns at **1-800-414-9607**. If a Claimant is unable to resolve the Claimant's concerns with the Debtors before the deadline to respond, then the Claimant <u>must</u> file and serve a written response (a "**Response**") to the Objection in accordance with this notice, and the Claimant <u>must</u> appear at the Hearing described below.

A Claimant may participate in the Hearing telephonically provided that the Claimant complies with the Court's instructions, which can be found on the Court's website at www.nysb.uscourts.gov (the official website for the Bankruptcy Court), by clicking on "Directories" on the left hand side, and then clicking on "Telephonic Appearance Provider." A Claimant must also provide prior written notice by mail or e-mail of the Claimant's telephonic appearance to (i) Weil, Gotshal & Manges LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Russell Brooks, Esq. (russell.brooks@weil.com)) and (ii) Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Jennifer Sharret, Esq. (jsharret@kramerlevin.com)).

If a Claimant does not oppose the disallowance and expungement of the Claimant's claim, then the Claimant does not need to file a Response or appear at the Hearing.

PLEASE TAKE FURTHER NOTICE THAT the Hearing on the Objection is scheduled to be held before the Honorable Robert E. Gerber, United States Bankruptcy Judge, in Courtroom No. 621 of the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), Alexander Hamilton Custom House, One Bowling Green, New York, New York 10004-1408, on September 24, 2010 at 9:45 a.m. (Eastern Time). If a Claimant files a Response to the Objection, the Claimant should plan to appear at the Hearing either in person or telephonically. The Debtors, however, reserve the right to continue the Hearing on the Objection with respect to the Claimant's claim. If the Debtors do continue the Hearing with respect to the Claimant's claim, then the Hearing will be held at a later date. If the Debtors do not continue the Hearing with respect to the Claimant's claim, then a Hearing on the Objection will be conducted on the above date.

PLEASE TAKE FURTHER NOTICE THAT the deadline to submit a

Response is September 17, 2010 at 4:00 p.m. (Eastern Time). Only those Responses that are timely will be considered at the Hearing. A Claimant's Response will be deemed timely only if it is: (a) filed with the Bankruptcy Court electronically using the Bankruptcy Court's case filing system (the User's Manual for the Electronic Case Filing System can be found at www.nysb.uscourts.gov) before the deadline for Responses or (b) actually received on a 3.5 inch disk, in text-searchable Portable Document Format (PDF), WordPerfect, or any other Windows-based word processing format and in hard copy at each of the following addresses on or before the deadline for response:

- A. Chambers of the Honorable Robert E. Gerber, United States Bankruptcy Court, One Bowling Green, Room 621, New York, New York 10004-1408;
- B. Weil, Gotshal & Manges LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Joseph H. Smolinsky, Esq.); and

C. Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Jennifer Sharret, Esq.).

A Claimant's response, if any, must contain at a minimum the following: (i) a caption setting forth the name of the Bankruptcy Court, the names of the Debtors, the case number, and the number of the Objection to which the response is directed; (ii) the name of the Claimant and description of the basis for the amount of the claim; (iii) a concise statement setting forth the reasons why the claim should not be disallowed and expunged for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which the Claimant will rely in opposing the Objection; (iv) all documentation or other evidence of the claim, to the extent not included with the proof of claim previously filed with the Bankruptcy Court, upon which the Claimant will rely in opposing the Objection; (v) the address(es) to which the Debtors must return any reply to the Claimant's response, if different from that presented in the proof of claim; and (vi) the name, address, and telephone number of the person that can be contacted in connection with the Objection.

If a Claimant has any questions about this notice or the Objection, <u>please contact</u> the Debtors at **1-800-414-9607**. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIM.

PLEASE TAKE FURTHER NOTICE THAT the Court may grant the relief requested in the Objection without further notice or a hearing if a Claimant fails to file a timely Response or appear at the Hearing.

Dated: New York, New York August 13, 2010

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

09-50026-mg Doc 6686 Filed 08/13/10 Entered 08/13/10 16:50:05 Main Document HEARING DATE PAND THAT. September 24, 2010 at 9:45 a.m. (Eastern Time)

RESPONSE DEADLINE: September 17, 2010 at 4:00 p.m. (Eastern Time)

Harvey R. Miller
Stephen Karotkin
Joseph H. Smolinsky
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153

Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

-----X

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

:

Debtors. : (Jointly Administered)

:

<u>DEBTORS' SEVENTY-SIXTH OMNIBUS OBJECTION TO CLAIMS</u> (Duplicate Debt Claims)

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM. CLAIMANTS THAT ARE THE SUBJECT OF THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON EITHER THE EXHIBIT ATTACHED TO THIS OBJECTION OR ON THEIR PERSONALIZED NOTICE.

TO THE HONORABLE ROBERT E. GERBER, UNITED STATES BANKRUPTCY JUDGE:

Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "**Debtors**"), respectfully represent:

Relief Requested

- 1. The Debtors file this seventy-sixth omnibus objection to claims (the "Seventy-Sixth Omnibus Objection to Claims") pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's supplemental order establishing supplemental rules and authority for filing omnibus objections to certain debt claims (the "Supplemental Procedures Order") [Docket No. 6238], seeking entry of an order disallowing and expunging the claims listed on Exhibit "A" annexed hereto. ¹
- and have determined that the proofs of claim listed under the heading "Claims to be Disallowed and Expunged" (collectively, the "Duplicate Debt Claims") are duplicative of either (1) the global Proof of Claim No. 65793 ("Claim 65793") filed by Wilmington Trust Company ("WTC"), in its capacity as successor indenture trustee of the Senior Indenture, dated as of November 15, 1990 (the "1990 Indenture") or (2) the global Proof of Claim No. 65729 ("Claim 65729") filed by WTC, in its capacity as successor indenture trustee of the Senior Indenture, dated as of December 7, 1995, as amended (the "1995 Indenture"). The amounts asserted by WTC in Claim 65793 and Claim 65729 have been reconciled and allowed under a stipulation, approved and entered by the Court on August 9, 2010 (the "WTC Stipulation") [Docket No. 6595], a copy of which is annexed hereto as Exhibit "B." The Debtors, therefore, seek entry of an order disallowing and expunging from the claims register the Duplicate Debt Claims.

¹ Creditors can obtain copies of the cover page of any proof of claim filed against the Debtors' bankruptcy estates on the Debtors' claims register on the website maintained by the Debtors' claims agent, www.motorsliquidation.com. A link to the claims register is located under the "Claims Information" tab. Creditors without access to the Internet may request a copy of the cover page of any proof of claim by mail to The Garden City Group, Inc., Motors Liquidation Company Claims Agent, P.O. Box 9386, Dublin, Ohio 43017-4286 or by calling The Garden City Group, Inc. at 1-703-286-6401.

3. This Seventy-Sixth Omnibus Objection to Claims does not affect the ability of an Individual Bondholder (as hereinafter defined) to participate in accordance with the WTC Stipulation. Further, the Debtors reserve all their rights to object on any other basis to any Duplicate Debt Claim as to which the Court does not grant the relief requested herein.

Jurisdiction

4. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b).

Background

- 5. On June 1, 2009, four of the Debtors (the "Initial Debtors")² commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code, and on October 9, 2009, two additional Debtors (the "Realm/Encore Debtors")³ commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code, which cases are jointly administered with those of the Initial Debtors under Case Number 09-50026 (REG). On September 15, 2009, the Initial Debtors filed their schedules of assets and liabilities and statements of financial affairs, which were amended on October 4, 2009. On October 15, 2009, the Realm/Encore Debtors filed their schedules of assets and liabilities and statements of financial affairs.
- 6. On September 16, 2009, this Court entered an order [Docket No. 4079] establishing November 30, 2009 as the deadline for each person or entity to file a proof of claim in the Initial Debtors' cases, including governmental units. On December 2, 2009, this Court entered an order [Docket No. 4586] establishing February 1, 2010 as the deadline for each

² The Initial Debtors are Motors Liquidation Company (f/k/a General Motors Corporation), MLCS, LLC (f/k/a Saturn, LLC), MLCS Distribution Corporation (f/k/a Saturn Distribution Corporation), and MLC of Harlem, Inc. (f/k/a Chevrolet-Saturn of Harlem, Inc.).

³ The Realm/Encore Debtors are Remediation and Liability Management Company, Inc., and Environmental Corporate Remediation Company, Inc.

person or entity to file a proof of claim in the Realm/Encore Debtors' cases (except governmental units, as defined in section 101(27) of the Bankruptcy Code, for which the Court established June 1, 2010 as the deadline to file proofs of claim).

- 7. Among the tens of thousands of proofs of claim the Debtors received, approximately 18,000 proofs of claim have been filed by claimants seeking the repayment of principal, interest, and fees and expenses that relate to dollar-denominated debt securities issued by the Debtors pursuant to the 1990 Indenture and the 1995 Indenture (each, a "**Debt Claim**," and the holder of such Debt Claim, an "**Individual Bondholder**"). The Debtors believe that all of the Debt Claims filed by Individual Bondholders are duplicative of the claims allowed in favor of WTC for the benefit of all Individual Bondholders in accordance with the WTC Stipulation.
- 8. On August 9, 2010, the Court entered the WTC Stipulation signed by the Debtors, WTC, and Citibank, N.A., solely in its capacity as paying agent under the 1990 Indenture and 1995 Indenture (in such capacity, "Citibank"), allowing (i) Claim 65793 in the amount of \$1,419,471,545.22 (subject to appropriate reserve and/or reduction in connection with any Court-authorized setoff exercised by Individual Bondholders) and (ii) Claim 65729 in the amount of \$21,928,183,895.36 (subject to appropriate reserve and/or reduction in connection with any Court-authorized setoff exercised by Individual Bondholders). Prior to entry of the WTC Stipulation, WTC sent out a notice to all affected Individual Bondholders notifying them of the pending approval by the Court of the WTC Stipulation.
- 9. On October 6, 2009, this Court entered the Supplemental Procedures

 Order, which authorizes the Initial Debtors, among other things, to file omnibus objections to no

more than 500 claims at a time with respect to Debt Claims. The claimants that are listed in Exhibit "A" have filed Debt Claims against the Initial Debtors.

10. The Debtors now move to expunge the Duplicate Debt Claims filed by each Individual Bondholder as duplicative of either Claim 65793 or Claim 65729.

The Relief Requested Should Be Approved by the Court

- objects." 11 U.S.C. § 502(a). If an objection refuting at least one of the claim's essential allegations is asserted, the claimant has the burden to demonstrate the validity of the claim. *See In re Oneida, Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009), *aff'd*, No. 09 Civ. 2229 (DC), 2010 WL 234827 (S.D.N.Y. Jan. 22, 2010); *In re Adelphia Commc'ns Corp.*, Ch. 11 Case No. 02-41729 (REG), 2007 Bankr. LEXIS 660, at *15 (Bankr. S.D.N.Y. Feb. 20, 2007); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000).
- 12. Section 502(b)(1) of the Bankruptcy Code provides, in relevant part, that a claim may not be allowed to the extent that "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. § 502(b)(1). The Debtors cannot be required to pay on the same claim more than once. *See, e.g., In re Finley, Kumble, Wagner, Heine, Underberg, Manley, Myerson, & Casey*, 160 B.R. 882, 894 (Bankr. S.D.N.Y. 1993) ("In bankruptcy, multiple recoveries for an identical injury are generally disallowed."). The Debtors have reviewed the proofs of claim identified on Exhibit "A" and believe them to be duplicative of Claim 65793 or Claim 65729. Moreover, the Debtors have no way of confirming that any of the Individual Bondholders are, in fact, beneficial holders of a debt instrument on the relevant dates.
- 13. To avoid the possibility of multiple recoveries by the Individual Bondholders, the Debtors request that the Court disallow and expunge in their entirety the

Duplicate Debt Claims. Individual Bondholders, to the extent they are beneficial bondholders as

of the record date under any confirmed plan of liquidation, will receive distributions under such

plan from WTC in its capacity as indenture trustee.

Notice

14. Notice of the Seventy-Sixth Omnibus Objection to Claims has been

provided to each claimant listed on Exhibit "A" by virtue of the individualized notice transmitted

in accordance with the Supplemental Procedures Order and parties in interest in accordance with

the Third Amended Order Pursuant to 11 U.S.C. § 105(a) and Fed. R. Bankr. P. 1015(c) and

9007 Establishing Notice and Case Management Procedures, dated April 29, 2010 [Docket No.

5670].

15. No previous request for the relief sought herein has been made by the

Debtors to this or any other Court.

WHEREFORE the Debtors respectfully request entry of an order granting the

relief requested herein and such other and further relief as is just.

Dated: New York, New York August 13, 2010

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors

and Debtors in Possession

Exhibit A

Pg 13 of 37 Exhibit A

Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For	Objection Page
WILMA SCHIMMEL TRUSTEE OF THE SCHIMMEL FAMILY TRUST DTD 5-8-90 2718 CEILHUNT AVE LOS ANGELES, CA 90064	61689	Motors Liquidation Company	\$20,000.00	Objection Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Reference Pgs. 1-5
WILSON A SHOPP 7047 N PLUM TREE PUNTA GORDA, FL 33955	3370	Motors Liquidation Company	\$5,226.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WILSON B ROBERTSON 3057 KNOTTY PINE DR PENSACOLA, FL 32505	3315	Motors Liquidation Company	\$48,164.16	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WILSON J LEGNION 6010 DREW ST LAKE CHARLES, LA 70607	29596	Motors Liquidation Company	\$150,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WILSON K DECKER 2652 GOLF VIEW DR RIVER FALLS, WI 54022	62837	Motors Liquidation Company	\$20,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
WILSON K DECKER 2652 GOLF VIEW DRIVE RIVER FALLS, WI 54022	62838	Motors Liquidation Company	\$25,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WILSON R TATUM & CHERYL G TATUM JT TEN PO BOX 47 FROST, TX 76641	5124	Motors Liquidation Company	\$9,568.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WILSON R TATUM & CHERYL G TATUM BOX 47 FROST, TX 76641	3597	Motors Liquidation Company	\$9,568.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
WINIFRED L STAR 5948 CHABOLYN TERRACE OAKLAND, CA 94618	36108	Motors Liquidation Company	\$21,807.50	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
WINIFRED P ARGANO 255 VAN ETTEN RD SPENCER, NY 14883	14701	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

CLAIMS TO BE DISALLOWED AND EXPUNGED							
Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Page Reference		
/INIFRED S ROBINSON TTEE EONARD ROBINSON REV TR U/A/D 10-31-94 7276 BRIDLEWAY OCA RATON, FL 33496	22920	Motors Liquidation Company	\$111,881.01	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINNFRED J HADDEN 1187 CR 168 "YLER, TX 75703	18488	Motors Liquidation Company	\$12,654.05	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINNIE R EWING IRA 00 ROSE RIDGE CITY, TX 77611	15610	Motors Liquidation Company	\$26,225.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINNIFRED MOORE FAMILY TRUST DATED 10/07/1994 507 NORTH MILLER ROAD COTTSDALE, AZ 85257	16781	Motors Liquidation Company	\$20,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINSLOW JOHNSON - TRUSTEE ITAMFORD MARKETING GROUP, INC ROFIT SHARING PLAN V36 SANCTUARY POINTE CT APLES, FL 34110	18205	Motors Liquidation Company	\$1,575.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINSTON C BEATON OD BENEFICIARIES ON FILE 504 HICKORY DR TERLING HEIGHTS, MI 48312	19940	Motors Liquidation Company	\$102,234.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
/INSTON D VINES 01 DOGWOOD MEADOWS LN USTIN, AR 72007	16762	Motors Liquidation Company	\$94,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VINSTON M & JACQUELYN CARTER TRUST VINSTON M CARTER TTEE OR ACQUELYN CARTER TTEE OLDHAM LANE ELLA VISTA, AR 72714	12715	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
VJ SCHAIBLE TRUSTEE VALTER J & JANE M SCHAIBLE TRUST 3029 JADESTONE DR UN CITY WEST, AZ 85375	2255	Motors Liquidation Company	\$93,537.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

08/13/10 Entered 08/13/10 16:50:0 Pg 15 of 37 **Exhibit A**

Name and Address of Claimant	Claim # Debtor	Debtor	Debtor Claim Amount	Grounds For	Objection Pa
				Objection	Reference
VM J POINSATTE	18468	Motors Liquidation	\$55,000.00	Claim is Duplicative	Pgs. 1-5
3531 VERONA LAGO DR		Company		of Debt Claim Filed by Wilmington Trust	
IIROMAR LAKE, FL 33913				Company	
/NNB CORPORATION	26723	Motors	¢250,000,00	Claim is Duplicative	Pgs. 1-5
/U SHIH TUNG		Liquidation	\$250,000.00	of Debt Claim Filed	-8
3 JACKSON RD		Company		by Wilmington Trust	
EDFORD, NY 10506				Company	
'NNB CORPORATION	28703	Motors	¢100,000,00	Claim is Duplicative	Pgs. 1-5
VU SHIH TUNG		Liquidation	\$100,000.00	of Debt Claim Filed	_
3 JACKSON RD		Company		by Wilmington Trust	
EDFORD, NY 10506				Company	
OLF FAMILY TRUST	15344	Motors	\$999.98	Claim is Duplicative	Pgs. 1-5
IMOTHY J. WOLF TTEE		Liquidation	\$777.70	of Debt Claim Filed	
229 MEADOW CT		Company		by Wilmington Trust Company	
Γ JOHN, IN 46373				Company	
OLF JASKIEL SALLY JASKIEL	27024	Motors	\$41,536.69	Claim is Duplicative	Pgs. 1-5
HANI POLLOCK & GITA		Liquidation	ψ.11,030.03	of Debt Claim Filed	
CHWARTZ TTEE THE JASKIEL FAM		Company		by Wilmington Trust Company	
OUNDATION U/A/D 11/29/99 750 47TH STREET				Company	
ROOKLYN, NY 11204					
OLF-DIETER GAESSNER	16472	Motors	\$10,921.88	Claim is Duplicative	Pgs. 1-5
26C SOUTH KALAHEO AVE		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
AILUA, HI 96734				Company	
OLFGANG & HILDEGARD STICH	14602	Motors	#200 000 00	Claim is Duplicative	Pgs. 1-5
BIERSTRASSE 63		Liquidation	\$200,000.00	of Debt Claim Filed	6
173 BONN, FR GERMANY		Company		by Wilmington Trust Company	
ERMANY					
OLFGANG & HILDEGARD STICH	14604	Motors	¢200 000 00	Claim is Duplicative	Pgs. 1-5
BIERSTRASSE 69	11001	Liquidation	\$200,000.00	of Debt Claim Filed	- 50. 10
1173 BONN, FR GERMANY		Company		by Wilmington Trust Company	
ERMANY				mpuny	
OLFGANG AND HILDEGARD STICH	17747	Motors	\$300,000.00	Claim is Duplicative	Pgs. 1-5
BIERSTRASSE 69		Liquidation	φ500,000.00	of Debt Claim Filed	Ü
173 BONN F.R. GERMANY		Company		by Wilmington Trust Company	
				Company	

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

Pg 16 of 37 Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Main Document

Name and Address of Claimant	O BE DISALLOWED AN Claim #	Debtor	Claim Amount	Grounds For	Objection Page
Table and Table 65 of Campaign	Ommi	20001	Cama : Imount	Objection	Reference
OLFGANG AND HILDEGARD STICH	17748	Motors	\$200,000.00	Claim is Duplicative	Pgs. 1-5
BIERSTRASSE 69		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
3173 BONN F.R. GERMANY		Company		Company	
BERMANY					
WOLFGANG GRIEBL	7083	Motors Liquidation	\$17,097.95	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
00 FOX DR		Company		by Wilmington Trust	
OULDER, CO 80303				Company	
/OLFGANG H KOPKA	7481	Motors	\$46,534.97	Claim is Duplicative	Pgs. 1-5
909 TARIAN COURT		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
ALM HARBOR, FL 34684				Company	
VOLFGANG MAUTE	60825	Motors		Claim is Duplicative	Pgs. 1-5
VILHELMINENSTR 70		Liquidation	Unliquidated	of Debt Claim Filed	_
7065 LUDWIGSHAFEN GERMANY		Company	Omquaaca	by Wilmington Trust Company	
ERMANY			Foreign Currency	Company	
OLFGANG RENZ AND GERHARD GOETZFRIED	36225	Motors Liquidation	\$160,992.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
VANGELIKREUZ 26 1727 BABENHAUSEN, GERMANY		Company		by Wilmington Trust Company	
GERMANY					
VOLFGANG+HILDEGARD STICH	14601	Motors	\$300,000.00	Claim is Duplicative	Pgs. 1-5
UBIERSTRASSE 69		Liquidation Company	Unliquidated	of Debt Claim Filed by Wilmington Trust	
3173 BONN F.R.GERMANY		Company	•	Company	
EERMANY					
/OLFGANG+HILDEGARD STICH	14603	Motors	\$200,000.00	Claim is Duplicative	Pgs. 1-5
BIERSTRASSE 69		Liquidation Company	Unliquidated	of Debt Claim Filed	
3173 BONN F.G.GERMANY		Company	1	by Wilmington Trust Company	
ERMANY					
OMENS CLINIC OF SUMTER PA PSP	26977	Motors	\$25,000.00	Claim is Duplicative	Pgs. 1-5
TD SEPT 19 1984 FBO BARNEY WILLIAMS ARNEY WILLIAMS TTEE 710 MOHICAN ST		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company	
UMTER, SC 29150					
OMENS CLINIC OF SUMTER PA PSP	26978	Motors	\$25,000.00	Claim is Duplicative	Pgs. 1-5
TD SEPT 19 1984 FBO BARNEY WILLIAMS		Liquidation	φ25,000.00	of Debt Claim Filed	_
ARNEY WILLIAMS TTEE 710 MOHICAN ST		Company		by Wilmington Trust Company	
UMTER, SC 39150					

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

CLAIMS TO BE DISALLOWED AND EXPUNGED							
Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Pag Reference		
WOMENS CLINIC OF SUMTER PA PSP OTD SEPT 19 1984 FBO BARNEY WILLIAMS BARNEY WILLIAMS TIEE 1/710 MOHICAN ST.	26979	Motors Liquidation Company	\$16,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
UMTER, SC 29150							
VOMEN'S MEDICAL GROUP PS MURRAY MASTER, M.D. TTEE 749 MAIN ST SRIDGEPORT, CT 06606	19159	Motors Liquidation Company	\$4,963.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
WONG CHIN PANG ALEX NO 2 PARK ROAD 91 FUI FLAT A MID-LEVELS HONG KONG HONG KONG, CHINA	18613	Motors Liquidation Company	\$500,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
VONG CHIN PANG ALEX IO 2 PARK ROAD 19/FU1 ILAT A IID-LEVELS HONG KONG	29941	Motors Liquidation Company	\$500,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
IONG KONG, CHINA							
VOOD FAMILY REV LIVING TRUST ACKINLEY V WOODS 360 FLORIDA PALM AVE COCOA, FL 32927	7204	Motors Liquidation Company	\$4,409.75	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
VOODLAND FAMILY TR FBO LAURA FARR & PAUL WOODLAND DJ VOODLAND & JOAN WOODLAND FOOTTEES UAD 07/19/89 746 E VIA DE VIVA COTTSDALE, AZ 85258	65373	Motors Liquidation Company	\$0.00 Unliquidated	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
VOODROE D SEIGLER TTEE VOODROE D SEIGLER LIVING TRUST 24 SMITH ST EESVILLE, SC 29070 NITED STATES OF AMERICA	27662	Motors Liquidation Company	\$9,325.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			
OODROW A GAMMON 3 WATERS HILL RD VERMORE, ME 04253	18730	Motors Liquidation Company	\$15,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company			

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

Name and Address of Claimant	Debtor	Claim Amount	Grounds For	Objection Page	
	Claim #			Objection	Reference
VOODROW AND DOROTHY WILSON	14212	Motors	\$19,932.75	Claim is Duplicative	Pgs. 1-5
Γ / TEN		Liquidation Company		of Debt Claim Filed	
6588 E NOTTOWAY DR		Company		by Wilmington Trust Company	
OURTLAND, VA 23837				17	
VOODRUFF FAMILY TRUST	21969	Motors	\$102,700.00	Claim is Duplicative	Pgs. 1-5
ARBARA H WOODRUFF TR		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
014 SOUTHFIELD APARTMENTS		1 ,		Company	
AUBURN, NY 13021					
VOON G WIN ID A	16345	Motors		Cl D. I	Pgs. 1-5
VOON S KIM IRA CC AS CUSTODIAN	10343	Liquidation	\$31,316.70	Claim is Duplicative of Debt Claim Filed	1 50. 1-3
41 FOUNTAIN VIEW DR		Company		by Wilmington Trust	
DEERFIELD, IL 60015				Company	
VORLD OF OUTLAWS BENEVOLENT FUND	14712	Motors	\$17,500.00	Claim is Duplicative	Pgs. 1-5
ATTN: MANDY PITTMAN		Liquidation	\$17,500.00	of Debt Claim Filed	
82 WOODLAND PLACE		Company		by Wilmington Trust Company	
ITTSBORO, IN 46167				Company	
VORTH & ANDREW LUDWICK	30179	Motors	\$49,600.00	Claim is Duplicative	Pgs. 1-5
91 SANTA RITA AVENUE		Liquidation Company		of Debt Claim Filed	
ALO ALTO, CA 94301		Company		by Wilmington Trust Company	
VRIGHT JR, HIRAM	15699	Motors	\$8,172.00	Claim is Duplicative	Pgs. 1-5
154 GLENSIDE AVE		Liquidation	ψ0,172.00	of Debt Claim Filed	
NORWOOD, OH 45212		Company		by Wilmington Trust Company	
KOR WOOD, On 45212				Company	
VRL GEN CTRS LTD, ROBERT & SHARON LEAVINE	19253	Motors	Φ 5 0 (1 (2 0	Claim is Duplicative	Pgs. 1-5
0858 FM 346 WEST		Liquidation	\$50,616.20	of Debt Claim Filed	6
		Company		by Wilmington Trust	
FLINT, TX 75762				Company	
VTRISC TTEE	26682	Motors	dog 000 00	Claim is Duplicative	Pgs. 1-5
OMA LINDA UNIV RADLGY RET PL	2002	Liquidation	\$90,000.00	of Debt Claim Filed	- 00 0
BO PHIROZE E BILLIMORIA		Company		by Wilmington Trust	
64 EAST SUNSET DRIVE				Company	
EDLANDS, CA 92373					
WINNESS THE PAGE AND A TIP	8338	Motors			Dac 1 5
VTRISC TTEE FBO SRC LTD	0336	Liquidation	\$20,000.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
IPP & PS PLANS DTD 10-01-02 AO HARRY MIXER		Company		by Wilmington Trust	
O BOX 52129				Company	
HOENIX, AZ 85072					

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09-50026-mg Doc 6686 Filed 08/13/10 Entered 08/13/10 16:50:05 Pg 19 of 37 Exhibit A

CLAIMS TO BE DISALLOWED AND EXPUNGED Name and Address of Claiment Crowneds For Obic							
Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Pag Reference		
ZU SHIH TUNG B JACKSON RD	26721	Motors Liquidation Company	\$30,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5		
EDFORD, NY 10506				Company			
YCOFF AB LIVING TRUST V/A ORD 8/12/02	44588	Motors	\$25,000.00	Claim is Duplicative	Pgs. 1-5		
/O DOUG WYCKO FF 152 EL DESCAM SOUTH		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company			
TASCUDERO, CA 93422							
ERXES & ROSANNA TARAPORE	68460	Motors	\$10,000.00	Claim is Duplicative	Pgs. 1-5		
EUWEG 22 5382 ALTHENGSTETT GERMANY		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company			
ERMANY				Company			
IAOLIN TIAN	68733	Motors	\$4,194.00	Claim is Duplicative	Pgs. 1-5		
605 CONLIN ST		Liquidation Company	94,194.00	of Debt Claim Filed by Wilmington Trust	-		
IETAIRIE, LA 70006		Company		Company			
ME LTD	8428	Motors	\$22,000.00	Claim is Duplicative	Pgs. 1-5		
/O MERRIL LYNCH INT BANK LTD TTN TRUST DEPT RAFFLES LINK IARINA BAMFRONT SINGAPORE 039392		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company			
INGAPORE							
ALE KNIGHT	2629	Motors	\$42,000.00	Claim is Duplicative	Pgs. 1-5		
953 N BARNETT LANE IILWAUKEE, WI 53217		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company			
ILWAUKE, WI 33217				Company			
IGAL B BARUCH &	1720	Motors Liquidation	\$4,819.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5		
AOMI BARUCH JT TEN 3 HOLLYBROOK ROAD ARAMUS, NJ 07652		Company		by Wilmington Trust Company			
AKAMUS, NJ 07052							
IK WAI TO	28216	Motors Liquidation	\$100,000.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5		
IACDONNELL HOUSE LAT 22-B		Company		by Wilmington Trust			
MACDONNEL ROAD HONG KONG CHINA				Company			
ONG KONG, CHINA							
ILDIZ AGAR	6204	Motors Liquidation	\$79,209.11	Claim is Duplicative	Pgs. 1-5		
200 ALKI AVE SW #401		Company	Unliquidated	of Debt Claim Filed by Wilmington Trust			
EATTLE, WA 98116				Company			

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Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Page Reference
YIM KWAI LAW /F, BLOCK D, VOODLAND GARDEN 2 A-F CONDUIT ROAD IONG KONG CHINA	30782	Motors Liquidation Company	\$4,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
HONG KONG, CHINA					
ZINGJU SUN CHARLES SCHWAB & CO INC.CUST RA ROLLOVER 394 WILDFLOWER WAY CUPERTINO, CA 95014	7628	Motors Liquidation Company	\$77,343.75	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZINGJU SUN 394 WILDFLOWER WAY CUPERTINO, CA 95014	7637	Motors Liquidation Company	\$3,016.41	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZITZCHOK ALSTER (R/O IRA) CC AS CUSTODIAN 810 AVENUE N APARTMENT 1 G BROOKLYN, NY 11230	13659	Motors Liquidation Company	\$3,727.65	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
OGESH DHINGRA 1604 MARGARITA RD PT 266 EMECULA, CA 92591	64076	Motors Liquidation Company	\$2,600.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
OKO C DAVIS TTEE ARLE WESLEY DAVIS SR TRUST U/A TD 07/29/1989 473 SAN ELIJO AVENUE ARDIFF BY THE SEA, CA 92007	21734	Motors Liquidation Company	\$164,510.50	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
OKO C DAVIS TTEE ARLE WESLEY DAVIS SR TRUST U/A DTD 7/29/1989 173 SAN ELIJO AVENUE ARDIFF BY THE SEA, CA 92007 NITED STATES OF AMERICA	67839	Motors Liquidation Company	\$164,510.50	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
OKO C DAVIS TTEE F/T YOKO CHINO AVIS TRUST DATED 3-17-92 173 SAN ELIJO AVE ARDIFF BY THE SEA, CA 92007	21735	Motors Liquidation Company	\$19,251.65	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
OKWAH CARMOUCHE 26 NORTH LANG AVE TEST COVINA, CA 91790	30482	Motors Liquidation Company	\$51,800.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5

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Name and Address of Claimant	Claim # Debtor	Debtor	otor Claim Amount	Grounds For	Objection Pag
				Objection	Reference
OLANDA DELOSA 07 DORCHESTER WAY	17067	Motors Liquidation Company	\$2,785.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust	Pgs. 1-5
IANALAPAN, NJ 07726 NITED STATES OF AMERICA				Company	
OLANDA JACOBS	23156	Motors Liquidation	\$58,339.90	Claim is Duplicative	Pgs. 1-5
72 WEST 79TH ST APT 14A EW YORK, NY 10024		Company		of Debt Claim Filed by Wilmington Trust Company	
OLANDA L GORDON	36083	Motors	\$10,035.72	Claim is Duplicative	Pgs. 1-5
O BOX 5784 ELLEVUE, WA 98006		Liquidation Company	ψ15,033.7 2	of Debt Claim Filed by Wilmington Trust Company	
OLANDA L. GORDON O BOX 5784	36084	Motors Liquidation Company	\$5,016.16	Claim is Duplicative of Debt Claim Filed by Wilmington Trust	Pgs. 1-5
ELLEVUE, WA 98006		Company		Company	
ORAM LEHAVOT	7509	Motors Liquidation	\$300,000.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
194 PROVENCE CIR TESTON, FL 33327		Company	Unliquidated	by Wilmington Trust Company	
ORAM LEIDNER & DOVON LEIDNER JT WROS	13074	Motors Liquidation	\$22,352.38	Claim is Duplicative	Pgs. 1-5
755 SW 86 ST APT 402 IIAMI, FL 33143		Company		of Debt Claim Filed by Wilmington Trust Company	
	9710	Motors			D 1.5
OUNG H HA /EDBUSH FBO YOUNG H HA IRA OLL DTD 6/22/95 14 4TH AVE #305	9/10	Liquidation Company	\$9,455.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
AIRBANKS, AK 99701					
U HUANG TOD MINGYAN ZHU UBJECT TO STA RULES LDG 14, SUITE 904, WENHUIYUAN IAO XI TIAN, HAIDIAN DISTRICT EIJING, 100082, CHINA	59322	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
HINA (PEOPLE'S REP)					
UE KIANG NG F, BLOCK E, BUTLER TOWER,	17375	Motors Liquidation	\$250,000.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
5 BOYCE ROAD, ARDINES LOOKOUT, ONG KONG, CHINA ONG KONG,		Company		by Wilmington Trust Company	

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⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

Main Document

i	seventy-sixtn	Omnibus	Objectio

Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Page Reference
YU-FEN HO 13F-3, NO. 91, HSING-AN ST. TAIPEI CITY TAIWAN	27345	Motors Liquidation Company	\$500,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
TAIWAN				Company	
YUKI MIZUTA 1700 12TH AVE SOUTH SEATTLE, WA 98144	10008	Motors Liquidation Company	\$24,585.10	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YURI A GONCHAR	38941	Motors	\$113,512.50	Claim is Duplicative	Pgs. 1-5
1925 HURSTGREEN AVE ST LOUIS, MO 63114		Liquidation Company		of Debt Claim Filed by Wilmington Trust Company	
YURI SALZMAN & MARIANNA SALZMAN JT TEN 6 SHAW LANE HARTSDALE, NY 10530	2293	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YVES MEYER 5005 HWY 3 BILLINGS, MT 59106	69993	Motors Liquidation Company	\$49,845.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YVETTE M REINER 105 HARVARD COURT GLENVIEW, IL 60026	8083	Motors Liquidation Company	\$20,558.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YVONNE AND JOSEPH RESNICK 9200 CORONADO TER FAIRFAX, VA 22031	19568	Motors Liquidation Company	\$18,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YVONNE EVANS 4800 SMITHS RD KIMBALL, MI 48074	11353	Motors Liquidation Company	\$1,750.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	
YVONNE FIELMANN 990 CAPE MARCO DR UNIT 404	13929	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust	
MARCO ISLAND, FL 34145				Company	
YVONNE G MCMILLIN 121 JORDAN CIRCLE LOUISVILLE, MS 39339	9454	Motors Liquidation Company	\$5,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	

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Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For	Objection Pag
				Objection	Reference
YVONNE GAY HAWKINS PO BOX 197 GOODWATER, AL 35072	12316	Motors Liquidation Company	\$30,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
YVONNE LIPKIN	36772	Motors Liquidation	\$10,000.00	Claim is Duplicative	Pgs. 1-5
10490 WILSHIRE BLVD APT 702		Company		of Debt Claim Filed by Wilmington Trust	
LOS ANGELES, CA 90024				Company	
YVONNE LIPKIN	36774	Motors	\$47,000.00	Claim is Duplicative	Pgs. 1-5
10490 WILSHIRE BLVD		Liquidation Company	Ψ17,000.00	of Debt Claim Filed	
APT 702		Company		by Wilmington Trust Company	
LOS ANGELES, CA 90024					
YVONNE LOPKIN	36773	Motors Liquidation	\$8,000.00	Claim is Duplicative	Pgs. 1-5
10490 WILSHIRE BLVD APT 702		Company		of Debt Claim Filed by Wilmington Trust	
LOS ANGELES, CA 90024				Company	
YVONNE MONTSDEOCA TTEE	6119	Motors	\$150,000.00	Claim is Duplicative	Pgs. 1-5
FRED Y MONTSDEOCA		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
1025 SE 10TH ST OCALA, FL 34471		1 2		Company	
S. I.I., 12311/1					
YVONNE POSTELLE	3349	Motors Liquidation	\$12,590.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
885 MOUNTAIN VIEW AVE		Company		by Wilmington Trust	
SAN RAFAEL, CA 94901				Company	
YVONNE SAADI COURCIER - IRA	16166	Motors Liquidation	\$4,995.00	Claim is Duplicative	Pgs. 1-5
103 OAK GLEN		Company		of Debt Claim Filed by Wilmington Trust	
LAFAYETTE, LA 70503				Company	
YWCA OF THE MOHAWK VALLEY-HALL	68892	Motors Liquidation	\$25,000.00	Claim is Duplicative	Pgs. 1-5
1000 CORNELIA ST		Company		of Debt Claim Filed by Wilmington Trust	
JTICA, NY 13502				Company	
Z D OVERSTREET	48425	Motors Liquidation	\$25,000.00	Claim is Duplicative	Pgs. 1-5
515 CHATSWORTH		Company		of Debt Claim Filed by Wilmington Trust	
MONTGOMERY, AL 36109				Company	
Z POSIN (DECD) & P POSIN JT TEN TOD	1848	Motors	\$8,750.00	Claim is Duplicative	Pgs. 1-5
C A BILICH, J E HILLMAN SUBJECT TO STA RULES		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
106 DAUB AVENUE				Company	
HEWLETT, NY 11557					

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Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For Objection	Objection Page Reference
Z TAMMAN & G TAMMAN CO-TTEE ZAKI & GRETA TAMMAN FAMILY TRUST 133 S SPALDING DR #101 BEVERLY HILLS, CA 90212	28227	Motors Liquidation Company	\$93,703.60	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZACHARY JAMES SILVER 24840 PROSPECT AVE LOS ALTOS, CA 94022	23417	Motors Liquidation Company	\$58,495.91	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZAHIDE GULER AKSU DRANIENSTR 182 0999 BERLIN GERMANY GERMANY	36202	Motors Liquidation Company	\$13,406.25	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZAIDA SOTO B DOGWOOD LN DEMAREST, NJ 07627	38917	Motors Liquidation Company	\$25,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZAIDA SOTO VBNA CUSTODIAN TRAD IRA DOGWOOD LANE DEMAREST, NJ 07627	38919	Motors Liquidation Company	\$100,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ALMAN B VISHNEVSKY 980 S OCEAN DR APT 2P IALLANDALE, FL 33009	3268	Motors Liquidation Company	\$30,200.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ANE BRESLOFF 1998 TRUST O DANIEL L WOODROW TRUSTEE 99 18TH ST STE 2550 DENVER, CO 80202	20528	Motors Liquidation Company	\$4,930.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
CANE GORDON CHARLES SCHWAB & CO INC CUST RA ROLLOVER 333 VICKERS DR GLENDALE, CA 91208	6905	Motors Liquidation Company	\$40,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5
ZAYNEH GORMAN 6 HARVARD ROAD VATERVLIET, NY 12189	50562	Motors Liquidation Company	\$10,000.00	Claim is Duplicative of Debt Claim Filed by Wilmington Trust Company	Pgs. 1-5

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Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For	Objection Pag
Name and Padress of Chamane	Chaini II	Design	Chain raniount	Objection	Reference
ZEEV PACHTER	44136	Motors	\$206,875.00	Claim is Duplicative	Pgs. 1-5
ZEEV PACHTER C/O RENET		Liquidation Company	,	of Debt Claim Filed	
4 W MONTGOMERY AVE		Company		by Wilmington Trust Company	
SUITE 34				Company	
ARDMORE, PA 19003 JNITED STATES OF AMERICA					
ZEHNDERS INC	10307	Motors	417 500 00	Claim is Duplicative	Pgs. 1-5
MARTHA SHELTON		Liquidation	\$17,500.00	of Debt Claim Filed	- 8
30 S MAIN		Company		by Wilmington Trust	
FRANKENMUTH, MI 48734				Company	
Minicipal 40754					
PENED LIVING TRUCT	16036	Motors		Claim in B. 15 of	Pgs. 1-5
ZEINER LIVING TRUST	10030	Liquidation	\$27,994.00	Claim is Duplicative of Debt Claim Filed	1 go. 1-J
JAD 09/24/97 C JOSEPH ZEINER TTEE		Company		by Wilmington Trust	
02 PECAN GRV APT 220				Company	
HOUSTON, TX 77077					
ZELDA B GOLD STEIN TTEE	7879	Motors	\$34,381.00	Claim is Duplicative	Pgs. 1-5
927 CAIRNWELL DR		Liquidation Company	Unliquidated	of Debt Claim Filed	
BOYNTON BEACH, FL 33472		Company	1	by Wilmington Trust Company	
TOTATION BEACH, PL 35472				Company	
ZELDA COHEN	16098	Motors	¢5 000 00	Claim is Duplicative	Pgs. 1-5
606 WALDEN PLACE		Liquidation	\$5,000.00	of Debt Claim Filed	- 8
00 WALDENT LACE		Company		by Wilmington Trust	
POMPTON PLAINS, NJ 07444				Company	
ZELMAN G WEINGARTEN IRRA	38942	Motors Liquidation	\$35,000.00	Claim is Duplicative	Pgs. 1-5
ZELMAN G WEINGARTEN		Company		of Debt Claim Filed by Wilmington Trust	
3532 WOODCLIFF RD		Company		Company	
SHERMAN OAKS, CA 91403				r. j	
	10047	Mat			Do- 15
ZENIA FICINI	10947	Motors Liquidation	\$31,000.00	Claim is Duplicative of Debt Claim Filed	Pgs. 1-5
61 E 231 ST		Company		by Wilmington Trust	
BRONX, NY 10466				Company	
ZENIA FICINI	10948	Motors	\$10,000.00	Claim is Duplicative	Pgs. 1-5
61 E 231 ST		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
BRONX, NY 10466		Company		Company	
ACCA, N1 10700				Company	
ZENON DUDKIEWICZ	12501	Motors	\$21,000,00	Claim is Duplicative	Pgs. 1-5
ARIANNA DUDKIEWICZ JT TEN	12001	Liquidation	\$21,000.00	of Debt Claim Filed	o • v
OD DTD 06/12/2007		Company		by Wilmington Trust	
2 LYMAN STREET				Company	
ASTHAMPTON, MA 01027					

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

Name and Address of Claimant	Claim #	Debtor	Claim Amount	Grounds For	Objection Pag
				Objection	Reference
EONA E LUNDSTROM TTEE	45596	Motors Liquidation	\$14,288.38	Claim is Duplicative	Pgs. 1-5
EONA E LUNDSTROM LIV		Company		of Debt Claim Filed by Wilmington Trust	
RUST DTD 6-12-92 75 SHADY LANE		1 3		Company	
LENDORA, CA 91740				1 7	
HENGYU LU	2333	Motors	\$10,000.00	Claim is Duplicative	Pgs. 1-5
80 STEDFORD LANE		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
ULUTH, GA 30097				Company	
IELKE, THOMAS A	15074	Motors	\$50,025.90	Claim is Duplicative	Pgs. 1-5
8900 VALENCIA ST		Liquidation	φ50,023.90	of Debt Claim Filed	_
ORTHVILLE, MI 48168		Company		by Wilmington Trust Company	
OKTI 1225, M. 10100				17	
IGFRID R GRINS IRA	62074	Motors	\$20,150.00	Claim is Duplicative	Pgs. 1-5
CC AS CUSTODIAN		Liquidation Company	. ,	of Debt Claim Filed	
SAXON CT		Company		by Wilmington Trust Company	
MITHTOWN, NY 11787				Company	
INUK GLOBAL LTD	69369	Motors	\$400,000.00	Claim is Duplicative	Pgs. 1-5
TEVUOK HAARETZ ST		Liquidation Company		of Debt Claim Filed by Wilmington Trust	
9546 TEL AVIV ISRAEL				Company	
SRAEL					
OLA T DUNBAR REV LIVING TRUST DONALD & ZOLA DUNBAR TTEES	64850	Motors	\$0.00	Claim is Duplicative	Pgs. 1-5
2180 SW LYNNRIDGE		Liquidation Company	Unliquidated	of Debt Claim Filed	
ORTLAND, OR 97225		Company	1	by Wilmington Trust Company	
NITED STATES OF AMERICA					
ORKA BASTA IRA	7708	Motors	\$24.520.00	Claim is Duplicative	Pgs. 1-5
22 GRANVILLE COURT		Liquidation	\$24,538.00	of Debt Claim Filed	-8
		Company		by Wilmington Trust	
EXINGTON, KY 40503				Company	
ORKA BASTA TRUST	7709	Motors	\$10,000.00	Claim is Duplicative	Pgs. 1-5
)2 GRANVILLE COURT		Liquidation Company	. ,	of Debt Claim Filed	
EXINGTON, KY 40503		Сотрану		by Wilmington Trust Company	
ULI STEREMBERG (IRA)	2170	Motors	¢50,000,00	Claim is Duplicative	Pgs. 1-5
CC AS CUSTODIAN		Liquidation	\$50,000.00	of Debt Claim Filed	D 1 U
75 W. CALLED DE EMILIA		Company	Unliquidated	by Wilmington Trust	
REEN VALLEY, AZ 85614				Company	

⁽¹⁾ In the "Claim Amount" column, the amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00". For claims filed in a foreign currency, "Foreign Currency" is displayed in the "Claim Amount" column.

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Seventy-Sixth Omnibus Objection

Pg 27 of 37 Exhibit A

 ${\bf Motors\ Liquidation\ Company,\ et\ al.}$ Case No. 09-50026 (REG), \ Jointly Administered

6366	Motors Liquidation	\$15,000.00	Claim is Duplicative	Pgs. 1-5
	Company		of Debt Claim Filed by Wilmington Trust Company	ū
28737	Motors Liquidation Company	\$31,665.00	of Debt Claim Filed	Pgs. 1-5
	28737	Liquidation	Liquidation \$31,003.00	Liquidation of Debt Claim Filed Company by Wilmington Trust

Claim Totals

Exhibit B

SOUTHERN DISTRICT OF NEW YORK	X	
In re	:	Chapter 11 Case No.
MOTORS LIQUIDATION COMPANY, et al., f/k/a General Motors Corp., et al.	:	09-50026 (REG)
Debtors.	:	(Jointly Administered)

STIPULATION AND AGREED ORDER AMONG THE DEBTORS, WILMINGTON TRUST COMPANY, AND CITIBANK, N.A., SOLELY IN ITS CAPACITY AS PAYING AGENT, REGARDING PROOFS OF CLAIM NOS. 47871, 47872, 65729, 65793, AND 66723

Motors Liquidation Company (f/k/a General Motors Corporation) ("MLC") and certain of its subsidiaries, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), Wilmington Trust Company as successor indenture trustee ("WTC"), and Citibank, N.A., solely in its capacity as paying agent under the 1990 Indenture and 1995 Indenture (as defined below) (in such capacity, "Citibank"), together with the Debtors and WTC, the "Parties"), by and through their respective undersigned counsel, hereby enter into this Stipulation and Agreed Order (this "Stipulation") and stipulate as follows:

RECITALS

- A. On June 1, 2009 (the "Commencement Date"), certain of the Debtors commenced with this Court voluntary cases (the "Chapter 11 Cases") under chapter 11 of title 11, United States Code (the "Bankruptcy Code").
- B. On September 16, 2009, the Court entered an order (the "Bar Date Order") establishing November 30, 2009 at 5:00 p.m. (Eastern Time) (the "General Bar Date") as the deadline for each person or entity (including without limitation, each individual, partnership,

joint venture, corporation, estate, or trust) to file a proof of claim (a "**Proof of Claim**") against certain of the Debtors, including MLC, to assert any claim (as defined in section 101(5) of the Bankruptcy Code) that arose prior to the Commencement Date.

- C. As of the Commencement Date, MLC, as issuer, WTC, as successor indenture trustee, and Citibank, as paying agent, were parties to (i) a Senior Indenture, dated as of December 7, 1995, as amended (the "1995 Indenture," and WTC's capacity under the 1995 Indenture, the "1995 Trustee"), and (ii) a Senior Indenture, dated as of November 15, 1990 (the "1990 Indenture," and WTC's capacity under the 1990 Indenture, the "1990 Trustee") pursuant to which MLC issued senior unsecured debt securities.
- D. Prior to the General Bar Date, WTC timely filed the following four Proofs of Claims against MLC (each, a "WTC Claim" and collectively, the "WTC Claims"):

Claim Number	Applicable Indenture	Principal Amount of Claim Plus Fees and Interest
		Accrued to Petition Date
65793	1990 Indenture	\$1,419,581,281.12
47871	1990 Indenture	\$1,419,581,281.12
65729	1995 Indenture	\$21,928,297,131.26
47872	1995 Indenture	\$21,928,297,131.26

- E. Prior to the General Bar Date, Citibank timely filed a proof of claim against MLC in the amount of \$173,063.43 [Proof of Claim No. 66723] (the "Citibank Claim").
- F. WTC recognizes that it is not entitled to, and does not seek, a duplicate recovery on account of the same WTC Claim and has agreed to withdraw two of the WTC Claims, subject to the agreements set forth in this Stipulation.

STIPULATION AND ORDER

NOW, THEREFORE, EACH OF THE PARTIES HEREBY STIPULATES AND AGREES AS FOLLOWS:

- 1. WTC Claims numbered 47871 (filed by WTC as 1990 Trustee) and 47872 (filed by WTC as 1995 Trustee) are deemed withdrawn and WTC Claims numbered 65793 (filed by WTC as 1990 Trustee) and 65729 (filed by WTC as 1995 Trustee) shall survive.
- 2. With respect to principal plus interest due under the 1990 Indenture, WTC, in its capacity as the 1990 Trustee will receive and is hereby granted, on behalf of itself and the record and beneficial bondholders of debt securities issued under the 1990 Indenture an allowed general unsecured, nonpriority claim in the amount of \$1,419,471,545.22 (subject to appropriate reserve and/or reduction in connection with any setoff exercised by beneficial bondholders that is authorized by this Court) (the "1990 Debt Claim") against MLC to be satisfied in accordance with any chapter 11 plan or plans confirmed in the Debtors' Chapter 11 Cases.
- 3. With respect to principal plus interest due under the 1995 Indenture, WTC, in its capacity as the 1995 Trustee, will receive and is hereby granted, on behalf of itself and the record and beneficial bondholders of debt securities issued under the 1995 Indenture, an allowed general unsecured nonpriority claim in the amount of \$21,928,183,895.36 (subject to appropriate reserve and/or reduction in connection with any setoff exercised by beneficial bondholders that is authorized by this Court) (the "1995 Debt Claim," together with the 1990 Debt Claim, the "Debt Claims").
- 4. With respect to the prepetition fees and expenses incurred by WTC under the 1990 Indenture, WTC shall receive an allowed claim of \$109,735.90 (the "1990 WTC Fee Claim"), and with respect to the prepetition fees and expenses incurred by WTC under the 1995

Indenture, WTC shall receive an allowed claim of \$113,235.90 (the "1995 WTC Fee Claim," together with the 1990 WTC Fee Claim, the "WTC Fee Claims").

- 5. With respect to the prepetition paying agency fees and expenses incurred by Citibank under the Indentures, the Citibank Claim shall be allowed in the amount of \$162,333.71 (the "Citibank Fees and Expenses Claim," together with the WTC Fee Claims, the "Fees and Expenses Claims").
- 6. To the extent the Fees and Expenses Claims are not paid in full, in cash, pursuant to a plan of reorganization and/or liquidation of MLC, (a) the amount of such fees and expenses that remain unpaid shall constitute an allowed general unsecured, nonpriority claim against MLC held by WTC and/or Citibank, as applicable, to be satisfied in accordance with any chapter 11 plan or plans confirmed in the Debtors' Chapter 11 Cases and (b) WTC and Citibank, pursuant to section 7.06 of the 1990 Indenture and section 7.06 of the 1995 Indenture, shall retain a charging lien with respect to its prepetition and post-petition fees and expenses on all assets or money held or collected by WTC or Citibank on account of the Debt Claims or otherwise.
- 7. WTC will issue a notice to the Depository Trust Company and post a notice on its website (a) notifying beneficial bondholders of the notes issued under the Indentures of the entry of the order allowing the WTC Claims and (b) notifying such bondholders that any subsequent claims objection filed by the Debtors seeking to disallow claims filed by bondholders on the grounds that such claims are duplicative of the Debt Claims being allowed under the stipulation and order will not impair bondholder's entitlement to share in plan distributions on account of the Debt Claims in accordance with the terms of the applicable Indenture.
- 8. WTC agrees that it will not object to the Debtors' filing of objections to Proofs of Claims filed by record and beneficial holders of debt securities arising out of or relating to the

1990 Indenture and/or the 1995 Indenture on the grounds that such Proofs of Claim are duplicative of the Debt Claims allowed pursuant to this Stipulation.

- 9. WTC waives its right to argue that the entire stated principal amount of \$377,377,000 with respect to the Discount Debentures is an allowable claim.
- 10. To the extent that the fees and expenses of WTC incurred after the Commencement Date are not satisfied by payment in full in cash in connection with a plan of reorganization and/or liquidation of MLC, WTC reserves the right to argue that all such fees are allowable general unsecured non-priority claims against the estate of MLC.
- 11. This Stipulation contains the entire agreement between the Parties as to the subject matter hereof and supersedes all prior agreements and undertakings between the Parties relating thereto.

Dated: New York, New York August 5, 2010

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

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Attorneys for Wilmington Trust Company, as 1990 Trustee and 1995 Truestee

/s/ Louis A. Curcio

Maria M. Livanos Louis A. Curcio

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LLP

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Attorneys for Citibank, N.A. as Paying Agent under the 1990 and 1995 Indentures

So Ordered this *9th* day of *August* 2010

s/ Robert E. Gerber

United States Bankruptcy Judge

09-50026-mg Doc 6686 Filed 08/13/10 Entered 08/13/10 16:50:05 Main Document HEARING DATE September 24, 2010 at 9:45 a.m. (Eastern Time)

RESPONSE DEADLINE: September 17, 2010 at 4:00 p.m. (Eastern Time)

UNITED STATES BANKRUPTCY COURT	Г
SOUTHERN DISTRICT OF NEW YORK	

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In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

Debtors. : (Jointly Administered)

:

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ORDER GRANTING DEBTORS' SEVENTY-SIXTH OMNIBUS OBJECTION TO CLAIMS (Duplicate Debt Claims)

Upon the seventy-sixth omnibus objection to claims, dated August 13, 2010 (the "Seventy-Sixth Omnibus Objection to Claims"), of Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "Debtors"), pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's supplemental order establishing supplemental rules and authority for filing omnibus objections to certain debt claims (the "Supplemental Procedures Order") [Docket No. 6238], seeking entry of an order disallowing and expunging the Duplicate Debt Claims on the grounds that such claims are duplicative of either Claim 65793 or Claim 65729, all as more fully described in the Seventy-Sixth Omnibus Objection to Claims; and due and proper notice of the Seventy-Sixth Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the Debtors' Seventy-Sixth Omnibus Objection to Claims.

relief sought in the Seventy-Sixth Omnibus Objection to Claims is in the best interests of the Debtors, their estates, creditors, and all parties in interest and that the legal and factual bases set forth in the Seventy-Sixth Omnibus Objection to Claims establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the Seventy-Sixth Omnibus Objection to Claims is granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims listed on **Exhibit "A"** (the "**Order Exhibit**") annexed hereto under the heading "*Claims to be Disallowed and Expunged*" (collectively, the "**Duplicate Debt Claims**") are disallowed and expunged; and it is further

ORDERED that, if applicable, the Seventy-Sixth Omnibus Objection to Claims is adjourned with respect to the claims listed on the Order Exhibit annexed hereto under the heading "Objection Adjourned" (the "Adjourned Claims") to the date indicated on the Order Exhibit, subject to further adjournments (such actual hearing date, the "Adjourned Hearing Date"), and the Debtors' response deadline with respect to the Adjourned Claims shall be 12:00 noon (Eastern Time) on the date that is three (3) business days before the Adjourned Hearing Date; and it is further

ORDERED that, if applicable, the Seventy-Sixth Omnibus Objection to Claims is withdrawn with respect to the claims listed on the Order Exhibit annexed hereto under the heading "Objection Withdrawn"; and it is further

ORDERED that, if applicable, the Seventy-Sixth Omnibus Objection to Claims is withdrawn with respect to the claims listed on the Order Exhibit annexed hereto under the

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heading "Claim Withdrawn," as those claims have been withdrawn by the corresponding

claimant; and it is further

ORDERED that this Order has no res judicata, estoppel, or other effect on the

validity, allowance, or disallowance of, and all rights to object on any basis are expressly

reserved with respect to, (i) any claim listed on Exhibit "A" annexed to the Seventy-Sixth

Omnibus Objection to claims under the heading "Claims to be Disallowed and Expunged" that is

not listed on the Order Exhibit annexed hereto; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all

matters arising from or related to this Order.

Dated: New York, New York

_____, 2010

United States Bankruptcy Judge